1	E-filed on <u>10/18/06</u>		
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9	IN THE UNITED STATES DISTRICT COURT		
10	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
11	SAN JOSE DIVISION		
12	IN RE CYGNUS TELECOMMUNICATIONS TECHNOLOGY, LLC, PATENT	No. MDL-1423 (C-04-04247 RMW)	
13	LITIGATION		
14	THE ODDED DELATECTO.	ORDER DENYING DEFENDANT'S MOTION TO STRIKE; DENYING	
15	THIS ORDER RELATES TO:	PLAINTIFF'S MOTION FOR RELIEF UNDER RULE 60(b)(3)	
16	CYGNUS TELECOMMUNICATIONS TECHNOLOGY, LLC,	[Re Docket Nos. 102, 107, 111, 116, 120]	
17	Plaintiff,		
18	v.		
19	AT&T CORP.,		
20	Defendant.		
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22	Cygnus Telecommunications Technology, LLC, has filed a motion ostensibly for relief unde		
23	Fed.R.Civ.P. 60(b)(3). Cygnus, however, essentially seeks (1) reconsideration of this court's		
24	November 29, 2005 order granting defendant AT&T Corporation's motion for judgment on the		
25	pleadings, and (2) leave to file a third amended complaint. AT&T Corp. moves to strike Cygnus's		
26	motion.		
27	On this court's own motion, these two motions are deemed submitted on the papers. No oral		
28	argument will be held; no appearance is needed.		
	ORDER DENYING DEFENDANT'S MOTION TO STRIKE; DENYING PLAINTIFF'S MOTION FOR RELIEF UNDER RULE 60—No. MDL-1423 (C-04-04247 RMW)		

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27 28 Corp. occurred before this suit was filed. Fed.R.Civ.P. 60(b)(3) is intended to remedy only fraud committed during litigation. Roger Edwards, LLC v. Fiddes & Son Ltd., 427 F.3d 129, 134 (1st Cir. 2005). Even considering Cygnus's motion as (an albeit procedurally improper) request for reconsideration of the November 29, 2005 order, the court affirms the November 29, 2005 order.

AT&T Corp.'s motion to strike is denied. A motion to strike is not properly brought ex

parte. In any case, nothing in Cygnus's motion is impertinent or scandalous. Whether Cygnus's

motion contains redundant or immaterial matter is moot in light of the court's ruling on the motion.

order is not "final" as required by that rule. Additionally, the allegedly fraudulent conduct of AT&T

Cygnus is not entitled to relief under Fed.R.Civ.P. 60(b)(3) because the November 29, 2005

Cygnus's attempt to amend its complaint again comes too late in this litigation. See Solomon v. N.

file the proposed revised third amended complaint is denied. Additionally and independently,

Cygnus's attempt to revive its claim for misappropriation of trade secrets is thus futile and leave to

Am. Life & Cas. Ins. Co., 151 F.3d 1132, 1139 (9th Cir. 1998).

Cygnus's motion insofar as it seeks to add AT&T Inc. as a defendant is also denied. Plaintiff apparently has no facts (and has not pleaded any) suggesting AT&T Inc. as a parent is liable for the acts of AT&T Corp. Cygnus says it wants to name AT&T Inc. in order to pursue successor liability if necessary. Plaintiff has pleaded no facts showing a basis or need to name AT&T Inc.

ORDER

For the reasons stated above, the court

- 1. denies AT&T's motion to strike, and
- 2. denies Cygnus's motion for relief under Fed.R.Civ.P. 60(b)(3).

DATED: 10/18/06

United States District Judge

Cygnus does not even mention Minnesota law, which the court had previously determined applied to the trade secret misappropriation claim. Cygnus instead refers to the law of other jurisdictions and the Uniform Trade Secrets Act.

1	A copy of this order was mailed on to:		
2	Counsel for Plaintiff:		
3	John P. Sutton		
2421 Pierce Street 4 San Francisco, CA 94115-1131			
5	Lewis Donald Prutzman Tannenbaum Helpern Syracuse & Hirschritt LLP`		
6			
7	Defendants:		
8	Felice B. Galant; Joseph P. Zammit		
9	9 Fulbright & Jaworski L.L.P. 666 Fifth Avenue		
10			
11	Gregory B. Wood Fulbright & Jaworski L.L.P.		
12	865 South Figueroa Street, 29th Floor Los Angeles, CA 90017 Kieran Patrick Fallon 436 SW 8th Street Miami, FL 33130-2814		
13			
14			
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16	Clerk of the Panel		
17	Thurgood Marshall Federal Judiciary Building One Columbus Circle, N.E. Room G-255, North Lobby		
18			
19	Washington, D.C. 20002-8004		
20	Counsel are responsible for distributing copies of this order to co-counsel, as necessary.		
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۷۵	ORDER DENYING DEFENDANT'S MOTION TO STRIKE; DENYING PLAINTIFF'S MOTION FOR RELIEF UNDER RULE 60(b)(3) —No. MDL-1423 (C-04-04247 RMW) JAH 3		